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Attorney for Plaintiffs,

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SANTA ROSA DIVISION

In Re:	)	Case No. 09-12585
	)	Chapter 7
RYAN AND SHERI NEUMAN	)	
	)	AP No. 10-01107
Debtors	)	
	)	
	)	
Marie Pardi, Thomas and Carrie	)	
Samuela-Peirucci, Farid and Jennifer	)	
Zeinal, and Louis Pierucci	)	
	)	
Plaintiffs	)	
	)	PLAINTIFFS RULE 26 INITIAL
v.	)	DISCLOSURES
	)	
Ryan and Sheri Neuman	)	
	)	
Defendants	)	

Plaintiffs, Marie Pardi, Thomas and Carrie Samuela-Pierucci, Farid and Jennifer Zeinal, and Louis Pierucci provide the following initial disclosures pursuant to Federal Rule of Civil Procedure 26:

1. The names, addresses, and telephone numbers of each individual with discoverable information and the subject of such information that support

1 Plaintiff's claims follows:

- 2 a. Marie Pardi, 9245 Laguna Springs Drive, Elk Grove, CA, telephone  
3 number 916-691-1126. Ms. Pardi invested \$250,000 for a 9.375% share  
4 of the Black Oak Partnership.  
5 b. Louis Pierucci, 1351 Lloyd Avenue, Santa Rosa, CA, telephone number  
6 707-326-6070. Mr. Pierucci assumed Patrick and Tina McGee's 20%  
7 share of the Black Oak Partnership.  
8 c. Farid and Jennifer Zeinal, 3791 Crown Hill Drive, Santa Rosa, CA  
9 95403. Mr. and Mrs. Zeinal invested \$100,000 for a 5% share of the  
10 Black Oak Partnership.  
11 d. Thomas Pierucci and Carrie Samuela-Pierucci invested \$150,000 for a  
12 5.625% share of the Black Oak Partnership.

13 2. Exhibits 1 through 3 contain documents that support Plaintiff's claims.

14 3. Plaintiffs have suffered the following damages through the loss of their  
15 investments in Black Oak Partnership:

- 16 a. Marie Pardi suffered damages in the amount of \$250,000  
17 b. Louis Pierucci suffered damages in the amount of \$300,000  
18 c. Farid and Jennifer Zeinal suffered damages in the amount of \$100,000.  
19 d. Thomas Pierucci and Carrie Samuela-Pierucci suffered damages in the  
20 amount of \$150,000.

21 4. Insurance is not at issue in this matter.

22 5. Plaintiff does not expect to call expert testimony at this time.

23 Plaintiff will disclose to Defendant further information required under FRCP  
24 26 as such information becomes available.

25 Dated: May 5, 2011

26 Andrew Kern/s/

27 Andrew Kern, Attorney for Plaintiffs  
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